

Edward A. Keane*
Garth S. Wolfson*

Of Counsel
Stephen J. Murray+

*Also admitted in NJ
+Also admitted in CT

MAHONEY & KEANE, LLP

Attorneys at Law

*40 Worth Street, Tenth Floor
New York, New York 10013
Telephone (212) 385-1422
Facsimile (212) 385-1605
gwolfson@mahoneykeane.com*

Connecticut Office

14 Pilgrim Lane
Weston, CT 06883
Tel: (203) 222-1019
Fax: (203) 222-0252

February 18, 2021

The parties' request is granted. The parties may file any dispositive motions by March 26, 2021, with responses due April 9, 2021, and any replies due by April 16, 2021

Plaintiff is directed to send a copy of this Order to Defendant by email.

SO ORDERED



Date: February 18, 2021

JOHN P. CRONAN
United States District Judge

Re: **Case No. 19 Civ. 4870 (JPC)**
Maersk Line A/S v.
Marie S. Carew t/a Holiday Shipping
Our File No. 12/4479

Honorable Sir,

We represent the Plaintiff, MAERSK LINE A/S ("MAERSK"), in the above-referenced action, wherein, by Order dated February 8, 2021, the parties were directed to file their dispositive motions on or before February 25, 2021. We write jointly with Defendant, MARIE S. CAREW d/b/a HOLIDAY SHIPING ("HOLIDAY"), to request an extension of just over two-weeks, until March 26, 2021 to file such motions. No prior such request has been made.

The parties have recently been directed to undertake some investigation and discovery in connection with motion practice in the related proceeding now pending before the Federal Maritime Commission ("FMC"). Those submissions are also due on or before February 25, 2021. So the parties currently have their hands full gathering the new information requested from the Port of Lagos and elsewhere, and the results of their searches could feasibly impact the content of the intended motions in this case.

We thank the Court for its consideration.

Respectfully submitted,

MAHONEY & KEANE, LLP

By: s/ Garth S. Wolfson
Garth S. Wolfson

cc (via e-mail):

Maries S. Carew
mhltt1@aol.com

Yinka Omole, Esq.
ylawfirm@gmail.com